EST MODUS IN BEBUS. TUESDAY, DECEMBER 14, 1886.

The election of a member for Lahaina, has resulted in the accession of Kia Nahaolelua to the House. We presume this to be a fact, but why have the returns not been published. The returns ought ere this to have been made to the Minister of Interior.

WE notice that one of the so-called school inspectors has visited Maui and has expressed himself as "satisfied" with the condition of the schools. It c Charainly presumption on his part to give an opinion upon the work of men who are so much his superiors in educational matters, and no doubt the gentlemen who have been "inspecied" must feel the insult keenly. What the Board of Education can have been about when they appointed two such men as Messrs A. Johnstone and F. Austin to inspect the schools of the Kingdom we, in common with every person interested in education here cannot understand.

Arranas in the country districts do not improve. Kohala is in a disgraceful condition, as shown a few weeks ago; Wailuku has an illegal Police Court, which really has no right to sentence prisoners and Lahaina now seems in evil plight. Within a fortnight three prisoners have escapedlepers are confined along with healthy men and the arbitrary power of the Gibson ring is shown. They like to fiddle while their Rome is burning. If they only fiddle long enough, they may reach the fate of the Imperial prototype. He toppled headlong from his greatness, and suffered an unworthy, unhonored fate that he deserved, and that our Cabinet deserves, or at least the head of it.

The letter of "Outsider," which ap pears in another column, is calculated to make people think. "Outsider" sums up the present state of Hawaii pretty tersely, and hits the nail on the head. The crying evils which he brings forward as the result of his observations, have been discussed in these columns again and again. It is well to have them put, however, once more in a concise and fercible form. Among his many strong positions may be noted that of the employment of inefficient men in positions under Government. The white race have built up the country and they have a right to participate in ruling it. Had it not been for the white man the natives of this country would still be unbreeched savages like the Gilbert Islanders; the lands would be undeveloped, the trade a mere system of barter. It is the white man's energy, the white man's money that has made the country what it is. Just as the his foot he must eventually rule.

A DECISION of His Honor Judge Preston at the Court at Lahaina, throws into strong relief the laxity of the present executive. It appears that the Police Court at Wailuku is not a properly constituted Court. Mr. Aholo, the present Minister of Interior, has not resigned his position as Police Judge of Wailuku, and he has no legal right to appoint the deputy who is acting for him. Consequently all the fines collected, all the sentences given at Waituku since Mr. Aholo's departure, have been illegal. Every prisoner detained under the Wailuku sentences might be got out under writ of habens corpus, though of course, he might be proceeded against afterwards before a properly constituted Court. The affair shows the utter rottenness of our whole system. It is not a government that we have, it is merely playing at government. Were it not for the high character of the members of the Supreme Bench, and the knowledge that at least there justice can be obtained, the rule of our mountebank executive would be unendurable. Could anything be more absurd, and at the same time more vicious than the illegal Court at Wailuku? People abroad will hardly credit such a thing. It is however, only a straw to show which way the wind of folly and incompetence is blowing.

It is satisfactory that the Agricultural Society have secured a place for their show which will be accessible to the general public. It was impossible. last year, for people of small means to visit the show, and it was equally impossible for small exhibitors to compete.

The advantages of such shows are multifarious. There is, of course, the improvement of stock, the competition in dairy products, in local manufactures, and so forth, these are the main things certainly. Were the show only for these it might be held in Kapiolani Park, because those most inter ested in such matters can well afford to go that distance. But such a show could never be "popular" in the sense of getting at the poorer classes. Attached to the show, there must be opportunities for the smallest cultivators or those who have interest in raising coultry in a very small way to make a mark. Placed where the show will be, on the premises occupied by Hon. H. M. Whitney, there will be no difficulty in getting a fine assortment of flowers and rare plants. There is nothing so stimulating to small cultivators as to have some record for their little hobbies. A man who takes de-light in cultivating roses or pinks, has just as good a chance of winning a prize, whether he devotes himself to half a dozen plants in his front lot, as a millionaire who spends a large sum

is given to hundreds of men and boys Dawaiian Gazette spend their time in loafing or worse. Few people here realize the educational and elevating effect of gardening upon people of small means, mechanics and others. In England and in the United States there is a healthy stimulus in this direction, by means of flower shows. Many and many a man has been kept from the public house and the corner grocery by his love of flowers. He leaves his work and finds healthy and pleasant recreation in his own home. He has a pleasurable excitement in looking forward to a keen competition at the end of a certain season. No spot in the world is more suited for gardening than this city, for few houses around Honolulu have not a little land attached. We would suggest that for prizes in such departments, small sums of money or medals be offered. The paper testimonials of the past were too "cheap" to be appreciated.

Arron Day is really going to be instituted in Honolulu. Mr. Jaeger's efforts to get this day recognized seem now about to be crowned with success. A number of people appear not to understand the day. It is not a show day, it is not an opportunity for wearing fine clothes. It is a day of practical work, and those who engage in it will go in for practical work. The results will not be seen for a year or two, but at the end of that time they will be fully recognized by all. Arbor Day has been advocated again and again in these columns years ago, and the seed having been sown we have watched its working. It is pleasing to see that at last it is near fruition.

The community owes a debt of gratitude to Mr. Jaeger. His persistence has given us that fine tree plantation which has sprung up on the slopes around Makiki valley—slopes which were barren a few years ago, and which will, in a few years, yield a good income on the investment. His persistence has nearly brought about the establishment of Arbor Day, the results of which cannot but be bene-

A man who has a good idea gener ally manages to carry it through. Mr. Jaeger has succeeded. Others may have assisted, others may have had equally good ideas, but to Mr. Jaeger must be given the credit of having both good ideas and fixity of purpose. Whatever his fellow citizens may do, Mr. Jaeger has made his mark in this country, and short of an earthquake and landslide it cannot be wiped out.

The escape of Chun Hook, a regular desperado, has called public attention to the laxity that prevails with regard to prisoners. Escapes have been frequent, but, being escapes of men convicted of minor offences, few people have cared much about them. Now that such a notorious scoundrel. however, is at large, people begin to the country what it is. Just as the Englishman has the right in India, or the Dutch in Java, so has the white man here. Where the European puts his foot he must eventually rule.

India, or the way, is invariably on hand at these receptions, and the more vicious it is the more it is applicated by those who take a delight in it. There is wonder if they may not be awakened with the put of first the must eventually rule. by the fearful apparition of Mr. Chun Hook. They really need have no fear. Chun Hook is as anxious to keep out of sight, for the present, as they are that Chun Hook should not put in an appearance. There is no reason for a

But why was this rascal allowed to escape? There can be only one reply to that-pure carelessness. As far as we can learn, the last seen of Chun Hook, he was playing chequers with another prisoner. Truly things have come to a pretty pass when prisoners. who cost the honest public so much a head to keep, have time and opportunity to play chequers. We are given to understand that on the occasion in question Mr. Chun Hook did not care to indulge in the luxury of a bath, so while his fellow prisoners took their swim, Mr. C. H. continued his little game and it is not very surprising that on the return of the prison lunas he was non est. This we believe to be the true unvarnished tale.

Such a man should never have been allowed outside of the prison walls; it is not the first time that he has escaped, and knowing the desperate character of the scoundrel, particular pains should have been taken to prevent any chance of escape.

The manner in which prisoners are allowed to wander round the city, strikes every new comer with surprise. The fact is, that to a certain class our prison system is no deterrent at all. They are well fed, they do not have to work as hard as they would have to in order to earn an honest livelihood, they are able to have both to bacco and an occasional glass of liquor and they are perfectly content. Is it not time that there should be some prison reform?

The gambling over billiards still continues to be openly carried on without a word of protest from the authorities; as these games are being carried on in barrooms there is not only the incentive to gambling but there is that of drink also. It "pays" for a bar to get up a match which will attract a number of people to look on. The laws upon gaming are clear enough and the police are thoroughly acquainted with, indeed act upon them when they have to deal with a certain class of the community. Sections 1, 2, 5 and 6, which we quote, will show the definition of gambling, the penalty and the power of the ex-

1. Whoever by playing at eards, or any other game, wins or loses any sum of money or thing of value is guilty of gaming.

2. Whoever is guilty of gaming shall be punished by fine, not exceeding one hundred dollars and by imprisonment at hard labor,

not exceeding sixty days.

5. Whoever shall by playing at cards or any other game, or by betting on the sides or hands of such as do play, lose any sum of money, or thing of value, and shall pay or deliver the same or any part thereof, may sue for and recover the money or value of the thing so lost and paid or delivered, from the winner thereof.

a year on the same plants. A healthy emulation arises and an employment thing so lost and paid or delivered, from the entirely interdicted in thing so lost and paid or delivered, from the entirely interdicted in the entire ent

or any thing of value shall not within three months after such loss, in good faith and without collusion, prosecute with effect and without unreasonable delay for such money or other thing of value, it shall be lawful for any constable or other officer of person to sue for and recover, treble the value of such money or other thing, with full costs of suit, the one half of which shall go to the person so prosecuting, and the other half to the government, for the use of common schools

From this it can be clearly seen that the law is being ostentatiously violated. If the executive were really in earnest, if the desire were to improve the morals of the community, the police would not devote themselves to snapping inconsiderable domino players, but would make a raid upon

wealthy and well known gamblers. At the present time gross injustice is done and the Chinese complain, with justice, that there is one law for them and another for the whites and natives. Chickens invariably come home to roost, and we may feel assured that our methods of making the law work one way against one class and another for another will come back upon us in some unpleasant way when we least expect it.

The primary blame lies, of course, with the police. Arresting Chinamen is undoubtedly profitable. We know that in Walluku district, some large and successfully "conjugate the verb years ago, a Chinaman, who kept a gambling house, regularly fed the police and was left in peace. There on Saturday evening, November 4th, I and is grave suspicion, though no positive my friend, the Marshal, went to the "fair" proof, that the same thing was done in Hilo. Reasoning from analogy we can judge how things can be managed

But if the primary blame lies on the police, the real blame lies on the executive which allows such a partial condition of affairs to exist, and even more on the community which does not raise its voice in protest. We use too little our right of public meeting. We are too lazy. But we must shake off our sloth.

A curious coincidence occurred last week. On the same day appeared both in the Advertiser and GAZETTE articles denouncing the hula. The fact has been commented on, and further

It is time to talk plainly of the hula. There is no middle course. It is essentially an immoral dance. How immoral only those who have seen it can understand. It cannot claim for itself a poetry of motion or a poetic idea. It is nothing but pure and unity friends. Wilkinson is, I understand, wanted in Friends. idea. It is nothing but pure and un- in 'Frisco. mitigated filth. No man dare describe it as it is. People who have never seen it, or who have only seen a few girls sitting and rattling gourds have eign ladies at royal festivities has a suggestive meaning which they, fortunately, do not understand. But the hula sang pur, pure blooded, is a different thing. Its essential characteristic is vicious, even more than control of the no idea of what the dance means. cities, there is vice of even more gagement elsewhere, and "slid" accordingly type in Asiatic cities, but we doubt if now in the world exists a more degrading, a more demoralizing or a more outrageous type than the genuine hula.

The law has in past times interdicted this vice. In the face of the strongest monarch that ever sat upon the throne of Hawaii was the law carried out. The arm which was so firm grew weak and the law was repealed.

those who have been before us? Are we going to have our sons debauched? And every man who has a son growing up in Honolulu, knows that his son will be debauched far more by seeing the licentiousness of the hula Argyle Rooms in London, the Orpheum in Berlin, or the Mineralsky Wady in St. Petersburg.

We do not pretend to pose as a great moral regenerator. God knows we all have our failings, and must cry "mea culpa," alas! my sin. We all sin and it is a good argument on the other side to say to the foreign colo nist here, "take out the beam from your own eye before talking about the mote in that of the Hawaiian."

True. But there are some things that are so patently wrong that even the misquoted text above does not apply to. The petty thief shrinks as much from the murderer as the most virtuous man does. So the foreigner on these shores, in spite of whatever vices he may have, shrinks from the hula. As petty thievery is to murder, so are small vices to the hula. The ratio, as we have put it, is certainly a strong one, but we do not believe it to be one whit too strong. Is it not time that our citizens should be called together and that an indignation meeting should be held denouncing this licentious and ignoble relic of barbarism. It is a disgrace to our statute books that the hula is permitted to be licensed, it is a disgrace that it should be one of the entertainments at the palace as well as in the slums. Queen Victoria has elevated her people. In England, the men of 1838 would look with astonishment upon the men of 1886; the whole tone of society has changed. Fortunately with a thin veneer of politeness we now have a matter, anyhow? state of society which ostracizes blackguardism in every shape, be it low or high. The same cannot be said of Hawaii within the last decade. The last ten years has, alas! been a period of decadance morally. Hawaii was on a higher plane ten years ago She is the Superintendent? FLANEUR. has been gradually sinking.

It is no use Hawaii posing as a Christian State, or even a civilized State, until the stain of the hula is removed.

There is no middle course. The hula must be done with, it must be entirely interdicted if we desire to be

THE FLANEUR.

"On doit toujours fiamer!"

I hear the Government folks are "standing off " many of their creditors. I thought there was plenty of cash in the treasury, when they could afford to "sling away" fifteen thousand dollars on the "jubiles." It would have been dear at half the money, and yet I am told that you will know more about the cost of it two years from now.

I know it is an old saying and a good one to "keep a stiff upper lip," but I do not think it amounts to much here. Your people have got no "sand" in them, else many of the little difficulties which beset their path would be bridged in "short metre," and the sky would soon be clear and serene again.

I hear that Major de Horsey Cornbin last week took a run up to Maui to see how the boys were getting along there. I thought the Major would have said something about this trip to me, but he didn't. I will lay 6 to 4 he is back here again soon-if not before.

I have written to my friend, Von Boss, at 'Frisco, about bringing out the burlesque of "The Grand Duke of Gynbergdrinkenstein" in some of the theatres there. I know there is "big money" in it, with Von Boss' assistance, and it is not unlikely that I may go over to the coast soon—that is, if I can get "Dolph" to pass me, and I think he will.

to lie" in his absence ?-that's the question now at issue.

at the palace, and went in. This was all right, and we strolled about the grounds admiring everything we saw. It soon became pamfully evident that there was a "misdeal" somewhere. The police soon collared every blessed haole in sight, and led him to the gate and out—myself included. The Marshal remained behind. I have had some ex-perience in the negro minstrel "biz," and soon overcame the little difficulties in the way of color, and returned and passed the sentry at the gate all O. K. You ought to have seen the Marshal when he laid eyes on me—how he swore, and all that. I says: "Marshal, mum's the word—no kanaka lingo—and I'm all right." Well, we had a cautiful night-lots of fun, and the best hula dancing of the season. The Marshal understands the run of the house pretty well, and I had all the good stuff I could

I hear that Z. K. Myers has resigned his position as clerk in the water works-reason, cutting down his salary. Hurrah! Here is comment has been called forth by the Bulletin expressing similar views the same evening.

Calling down his same, in the same incipient symptom of retrenchment, but, unfortunately, it is on the "wrong end of the string." It is best always to commence on the top, with the "big" salaries first.

I hear that Wilkinson, "the King bar-

I was present at one of Seaborn Luce's little reception parties last week, the occa-sion being the distribution, free, of a keg of his Philadelphia beer—and a dry crowd was present to witness the operation. The Major represented the "intelligence" of the army, everything was apparently "lovely and the goose hangs high," when Luning, who, by the way, is invariably on hand at these re-

I had a letter last week from Freddy, who is at Lahaina, having a good time. He wanted to know how the cash was "panning out" in the Government coffers. He says he intends stopping up there until "the clouds roll by." Lucky Fred, you have a "soft racket," and know how to work it.

I had a short chat last week with my old friend, Mrs. Negus, who returned a short time since from the coast to put things to rights here. She told me she had published a couple of articles in the Bulletin, by way Are we going to be weaker than of breaking the ice, when some wretch jumped in and "tramped the trick." The old lady said she was going to retire from the field, in disgust, for the present, and would devote her spare time to arranging her ferns, at which she is an adept. The old lady looks bad.

I have not heard much about the Kilokilo seeing the licentiousness of the hula than he would be if he spent a night at the Jardin Mabille in Paris, the means. Its aims and objects are too "high" to be allowed to drop into oblivion.

> I was talking with my friend Lilikalani about organizing a new society or order, to be known as the Kule Kule Society, the main objects of which will be to fine each mem-ber for telling more than he or she knows. This will effectually suppress "chin music." The Hon. member for Puna, Rev. S. Kekoa, it is expected will be the President of this praiseworthy society.

> I hear that the public are to be allowed the privilege of enjoying another hokupa before the year closes. This will come off on the 31st instant. Isn't it nice to live in a country where, by making a trifling present, you can bask in the sunshine of royalty, and feel that you are at home, as it were. bet, I am going. I have a neighbor who has a couple of turkeys, who foolishly roost low, which I intend to confiscate. The turkeys will do the job, I think.

> I hear later from a friend, who is posted, that there will be competition among the next cash hookupnists, on the 31st. The one who gives the highest pile of "ducats" is to have the best seat at the table. This arrangement "cooks my goose" entirely. Silver and gold I have none to spank of having just slipped through the bankrupt court, and settled with my numerous creditors in an honorable way. I will take something on the quiet, to wit, a pig, and trust to my friends, Lilikalani and Col. I. Bottle.

> f see the Quartermaster General of the "army" acted as "Colonel" at the review Friday evening, and the balance of the officers appeared to be ad interim. Now why cers appeared to be ad interim. Now why did they not make the Surgeon or the Sutler "Colonel" pro tem? The Quartermaster General, when I was in the army, was the "boss" of the "grub department," and was not supposed to act as "Colonel" on State occasions. Where were the very full and efficient corps of officers who regularly

I hear that the Superintendent of Schools (?) is on a tour of examination of the public schools on Mani, and reports everything lovely in the education line. This kind of a report is what is wanted and was expected.

Hawaiian Opera.

The Hawaiian Opera Season—as the holi-The Hawaiian Opera Season—as the holi-day evening auction sales were formerly called—was formerly inaugurated by Mr. Lewis J. Levey, who had a fine display of goods suitable for Christmas, and at prices that would meet the requirements of all purses in these hard times. The attendance was good—many ladies being present. New Advertisements.

NOTICE !

FROM AND AFTER THIS T date I will not be responsible for any debts contracted against my name without my written signature.

JOHN T. ALULI.

Kahulul, Dec. 10, 1886.

NOTICE.

THE UNDERSIGNED, OF THE A firm of Kwong Hang Chan & Co., doing business in Honotulu, corner of Meck and Hotel streets, is the only partner of the firm authorized sign the firm name. LAN CHEUCK.

N. F. BURGESS. BAGGAGE EXPRESS & DRAYMAN.

Particular attention paid to the the Receiving and Shipping of Steamer Freights to and from the Coast and to the other Islands. -84 King Street .-

Telephone 302, Residence Telephone 152. [1144 1y] Notice to the Public!

HAVINGSECURED THE SER-A vices of Mr. J. M. Oat, as General Purchasing Agent, I shall in future be prepared to fill all orders in our line particularly, or any special orders, with the assurance that Mr. Oat's personal attention will be given to the selection and purchase of all articles ordared.

1144 if J. H. SOPER.

Dissolution of Partnership.

NOTICE IS HEREBY GIVEN that the interest of H. M. Dow in the business of West, Dow & Co., Fort Street, Ronolulu,
has been purchased by G. West. The business
will be conducted under the firm name of West,
Dow & Co., which Mr. Dow will continue to
manage, but without any further responsibility
for the firm debts or obligations. All debts due
the late firm of West, Dow & Co. should be paid
to the undersigned, who will pay all debts due
by it.

WEST, DOW & CO.,

Per G. WEST.
Honolulu, Dec. 13, 1886.

Honoluln, Dec. 13, 1886. Mortgagee's Notice of Intention to Foreclose.

Foreclose.

NOTICE IS HEREBY GIVEN
that in accordance with a power of sale
contained in a certain mortgage deed dated the
2d day of September, A. D. 1884, made by Joane
Moluhi of Walinauka, Kawalhau, Island of
Kanai, to John Ross of Honolulu, and recorded
in the office of the Registrar of conveyances, in
Liber 91, on pages 180 and 181, and for a breach
of conditions in said mortgage deed contained,
to wit: the non-payment thereof. All and singular the premises described in said mortgage deed
will after the time limited by law be sold at public auction in Honolulu.

The property to be sold under the said power
of sale is situated at Leleo, Honolulu, Island of
Oahu, and consists of a lot more particularly described in Royal Patent 2256, L. C. Award 2133,
with the buildings thereon.

JOHN ROSS, Mortgagee.

By Jona, Austin, his Attorney.
Honolulu, Dec. 33th, 1886.

1144 3t

Notice of Absence!

DURING MY ABSENCE FROM Honolain, Mr. John M. Vivas will be in my office during business hours and attend to con veyancing, collecting, etc. I expect to return about Christmas. S. B. DOLE. Honolulu, Nov. 23, 1886. S. B. 1141 4t

Executor's Notice! THE UNDERSIGNED, HAV. ing been duly appointed Executor of the Estate of Israel Fisher, late of Honolulu, deceased, all persons having claims against the said Estate are notified that they must present said Estate are notined that they must present the same duly verified and with proper vouchers, to the undersigned within six months from date of this notice, or they will be forever barred; and all persons indebted to the said Estate are

requested to make immediate payment to me at my office at the Police Station,

Executor of the Estate of Israel Fisher,

Honolulu, Nov. 30, 1886.

NOTICE !

MISS TUCK BEING NO longer employed at Mrs. Lack's Art Rooms. Mrs. Nichol will assume charge and attend to all orders for Stamping and Embroidery. Embroidery Lessons at a reduced rate for the Holiday Senson. Materials for Fancy Work on hand. Full shadings in Silks, Arrasenes, Chenilles, etc., etc. Thanking our customers for past patronage we ask for a continuance of the same. Orders from the other islands promptly attended to.

Administrator's Notice! THE UNDERSIGNED HAV-THE UNDERSIGNED HAVing been duly appointed temporary Administrator of the Estate of WILLIAM B. WRIGHT,
late of Honolniu, deceased, all persons having
cialms against the said Estate, are notified that
they must present the same duly verified and
with proper vonchers to the undersigned within
six months from date of this notice or they will
be forever barred, and all persons indebted to
said estate are requested to make immediate
payment to me at my office, Kashumanu Street,
Honoluin. W. C. PARKE,
Temporary Administrator of the Estate of said
William B. Wright.
Honoluin, Nov. 22d, 1886. 1141-4t

Co-partnership Notice! THE UNDERSIGNED, RESID-THE UNDERSIGNED, RESIDing in Hamakua, Island of Hawaii, have
entered into a co-partnership for the purpose of
"Stock Raising and General Farming" in Hamakua aforesaid, under the firm name of "Notiey &
Horner."

CHAS. NOTLEY.

JAY M. HORNER.

Hamakua, Hawaii, Nov., 1886.

PANORAMA · -OF THE-

VOLCANO!

CAMPBELL'S BLOCK

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Admission 50c.; Children 25c. [1144 1m]

THOS. G. THRUM 106 FORT STREET,

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Presents the Finest Assortment of /

Books, Stationery. Holiday Novelties,

TOYS AND FANCY GOODS, XHAS & NEW YEAR CARDS.

Pocket and Office Diaries for 1887, Etc., Etc. All orders faithfully attended to. 1144 2t

13th ISSUE!

The Hawaiian Almanac and Annual for 1887 is now in

course of Publication.

Al) Firms. Societies, Departments, or others having corrections to report for the coming issue will please do so at their earliest convenience.

Advertisers will please advise concerning changes and space desired. THOS. G. THRUM. FINE BOOK AND JOB WORK Legal Advertisements.

SUPREME COURT OF THE

SUPREME COURT OF THE

Mawaian Islands.—In Probate. In the
matter of the Estate of GEORGE E. SHERMAN, of Honolalu. Oahn, deceased. Order
appointing time for Probate of Will and directing publication of notice of the same.

A decament, purporting to be the last Will and
Testament of George E. Sherman, deceased, having on the 11th day of December, 1886, been presented to said Probate Court, and a petition for
the Probate thereof, and for the issuance of
Letters Testamentary to Kaleimaeole (w.), having
been alled by her.

It is hereby ordered, that TUESDAY, the 11th
day of January, 1887, at 10 o'clock a. M., of said
day, at the Court Room of said Court, at Alliolani
Hale, Honolalu be, and the same is, hereby appointed the time for proving said Will and hearing said application, when and where any person
interested may appear and contest the said Will,
and the granting of Letters Testamentary.

It is further ordered, that notice thereof be
given by publication, for three successive weeks,
in the Hawahan Gazette and Ruckos newspapers, printed and published in Honolalu.

Dated Honolala, December 11th, 1886.

A. F. JUDD,
Chief Justice Supreme Court.

Attest: Henny Smith.

Attest: HENRY SMITH, Deputy Clerk

SUPREME COURT OF THE

SUPREME COURT OF THE Hawaiian Islands.—In Probate. In the matter of the Estate of DOMINGO LOPES RAMOS, deceased, intestate. Before Chief Justice Judd.

On reading and filing the petition of Kahlisina. widow of the decease, alleging that said Domingo Lopes Ramos died intestate at Kailhi, Honolulu, Oahn, on the 8th day of December, 1886, leaving property necessary for administration and praying that letters of administration issue to J. P. Mendonca of said Honolulu.

It is ordered that TUESDAY, the 11th day of January, 1887, at 10 d clock a. M., be and hereby is appointed for hearing said petition before the said Chief Justice, in the Court Room of this Court, at Honolulu, at which time and place all persons concerned may appear and show cause, if any they have, why said petition should not be granted, and that notice of this order be published in the English and Hawaiian languages for three successive weeks in the Hawaiian Gazette and Kuokoa newspapers in Bonolulu, and that pending the hearing of this application, temporary letters of administration issue to the said J. P. Mendonca upon his filing bond of \$1,500.

Dated Honolulu, Dec. 10, 1886.

Said J. F. Mendolte.

\$1,500.
Dated Honolulu, Dec. 10, 1886.
A. F. JUDD.

Attest: Chief Justice of the Supreme Court.
HENRY SNITH, Deputy Clerk. 1144 33

HENRY SNITH, Deputy Clerk.

SUPREME COURT OF THE Hawaiian Islands.—In the matter of the Bankraptcy of JACOB LYONS, a voluntary Bankrupt. Before Mr. Justice Preston.

Order of adjudication of Bankruptcy and of time for hearing claims, etc.:

Upon the petition of Jacob Lyons of Honolulu, this day duly verified and filed in said Court and setting forth statutory grounds why the said Jacob Lyons should be declared a Bankrupt:

It is ordered, adjudged and decreed that said Jacob Lyons is Bankrupt. It is further ordered that the creditors of said Bankrupt do present their claims against said Bankrupt dop resent their claims against said Bankrupt dop resent their claims against said Bankrupt dop resent their claims against said Bankrupt dop werlied before this Court, at 10 o'clock a. n. on THURS-DAY, the Thirteenth day of January, 1887, and elect an assignee or assignees of the said Bankrupt Estate, and that notice to said creditors be given by the publication of this order by insertion in the Hawahan Gazette newspaper, published and circulated in said Honolulu, for three consecutive weeks.

Dated this First day of December, 1880.

EDWARD PRESTON.

Justice Supreme Court.

Attest: J. H. keist;

2d Deputy Clerk. 1144 3t

SUPREME COURT.

RULE OF COURT:

IT IS HEREBY ORDERED, that no appeal in any case civil or criminal, to the Supreme or Circuit Courts which has been filed in the Appellate Court may be withdrawn without leave of the Court and upon such terms as to costs and witness fees as the Court may order.

November 30, 1886.

By order of the Court.

1143 31 WILLIAM FOSTER, Clerk.

SUPREME COURT OF THE Hawaiian Islands—In Probate. In the matter of the Estate of JOHN REBELLO, a person of unsound mind. Order to show cause on ap-

of unsound mind. Order to show cause on application of Guardians for order of sale of Reni Estate.

On reading and filing the petition of M. A. Gonsalves and Joseph Hyman, the Guardians of the person and property of the said Joseph Hebello praying for an order of sale of certain real estate belonging to their said ward situate in Kapalamo and Kalihi. Honolulu, and also in Watchina, Kan, Hawali, and setting forth certain legal reasons why such real estate should be sold.

It is hereby ordered, that the heirs and next of kin of the said ward and all persons interested in said estate, appear before this Conrton TUES-DAY, the Sth day of December, 1886, at ten o'clock A. M., at the Court Room of this Court, in Honoluin, then and there to show cause why an order should not be granted for the sale of such property.

property.

And it is further ordered, that this order be published at least three successive weeks before the said day of hearing, in the Hawaman Gazzerra and Knokoa newspapers published in said.

Onted Honolain, December 2d, 1886.

A. F. JUDD,

Chief Justice Supreme Court.

Attest: Henny Sarm,

1143 3t Deputy Clerk.

SUPREME COURT OF THE

SUPREME COURT OF THE Hawaiian Islands—In Probate. In the matter of the Estate of KATE MAY, late of Honolulu, Oahu, deceased, intestate. Before Judd, C. J. On reading and filing the petition and accounts of T. May, Administrator of the Estate of Kate May, deceased, wherein he asks to be allowed \$10,000, and charges himself with \$11,349,37, and asks that the same may be examined and approved, and that a final order may be made of distribution of the property remaining in his hands to the persons thereto entitled, and discharging him and his surcites from all further responsibility as such administrator.

It is ordered, that, TUESDAY, the 11th day of January, 1887, at 10 o'clock A. M., before the said Chief Justice, at Chambers, in the Court House at Honolulu, be and the same hereby is appointed as the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property. And that this order, in the English language, be published in the Hawaiian Gazette newspaper printed and published in Honolulu, for three successive weeks previous to the time therein appointed for said hearing.

Dated at Honolulu, this 1st day of Dec., 1886, A. F. JUDD.

Chief Justice Supreme Court.

Attest: Henry Smith.

Attest: HENRY SMITH,
Deputy Clerk. 1143 St

SUPREME COURT OF THE
SHawalian Islands—In Probate. In the matter of the Estate of J. MoANAULI, deceased.
Order to show cause on application of Administrator's for order of sale of Real Estate.
On reading and filing the petition of D. Mannku and Mahole w. Administrators of the Estate
of J. Moanauli, deceased, praying for an order of
sale of certain real estate belonging to the said
deceased situate in the corner of Richard and
King streets. Honoinin, and setting forth certain
legal reasons why such real estate should be sold—
It is hereby ordered, that all persons interested
in said estate, appear before this Court on TUES.
DAY, the Twenty-eighth day of December. A. D.
1886, at 10 o'cloc E. M., at the Court Room of this
Court, in Honolulu, then and there to show cause,
why an order should not be granted for the sale
of such estate:

And It is further ordered, that a copy of this

of such estate:

And it is further ordered, that a copy of this order be published at least three successive weeks before the said day of hearing, in the Hawaran Gazette and Knokon newspapers, published in

Dated Honolulu, H. L., Dec. 4th, 1886.

Onted Honolulu, H. L., Dec. 4th, 1886.

X. F. JUDD,

Chief Justice Supreme Court. Attest: J. H. REIST. 2d Deputy Clerk. 1134 3t

SUPREME COURT OF THE

SUPREME COURT OF THE
Hawainan Islands,—In Probate. In the matter of the Estate of THOMAS BROWN, of Bonolain, Cahn, deceased. Order appointing time
for Probate of Will and directing publication of
not ce of the same.

A document, purporting to be the last will and
testament of Thomas Brown, deceased, having
on the 25th day of November, 1886, been presented to said Probate Court, and a petition for
the Probate thereof, and for the Issuance of letters Testamentary to Mary Ann Brown, having
been filed by Godfrey Brown.

It is hereby ordered, that TUESDAY, the Stat
day of December, 1886, at 10 o'clock a. M., of said
day, at the Gourt Room of said Coart, at Alliolani Hale, in Honolain be, and the same is,
hereby appointed the time for proving said will
and hearing said application, when and where
any person interceted may appear and coulest
the said will, and the grant of letters Testamentary.

It is further ordered, that putter thereof

mentary.

It is further ordered, that notice thereof he given by publication, for three successive weeks, in the Hawattan HAZERTER, a newspaper printed and published in Honolulu.

Dated Honolulu. November 25, 1886.

A. F. JUDD.

Attest: Chief Justice Supreme Coust:
HENRY SMITH, Beputy Clerk. Digg is